UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
LINITED STATES OF AMERICA

-against-

MIGUEL NIVAR,

Defendant.

ANALISA TORRES, District Judge:

USDC SDNY		
DOCUMENT		
ELECTRONICALLY FILED		
DOC #:		
DATE FILED: <u>9/30/2020</u>		

19 Cr. 902 (AT)

**ORDER** 

## I. <u>Setting Remote Proceeding</u>

The sentencing scheduled for October 8, 2020 is RESCHEDULED to **October 7, 2020**, at **9:00 a.m.** The hearing shall proceed by videoconference. Instructions for the parties' participation in and the public's observance of the proceeding are set out below.

Under the terms of Section 15002(b)(2) of the CARES Act, Pub. L. No. 116-136 (2020), the Judicial Conference of the United States has found that emergency conditions due to the national emergency declared by the President with respect to COVID-19 materially have affected and will materially affect the functioning of the federal courts, and the Chief Judge of this district has entered an order finding that "all felony pleas under Rule 11 of the Federal Rules of Criminal Procedure [and] all felony sentencings under Rule 32 of the Federal Rules of Criminal Procedure . . . cannot be conducted in person without seriously jeopardizing public health and safety," and authorizing such proceedings to be conducted by "video teleconferencing, or telephone conferencing if video conferencing is not reasonably available . . . with the consent of the defendant . . . after consultation with counsel and upon a finding by the presiding judge that the proceeding cannot be further delayed without serious harm to the interests of justice." *In re Coronavirus/Covid-19 Pandemic*, 20 Misc. 176, ECF No. 3 (S.D.N.Y. Sept. 16, 2020).

Defendant's counsel having represented to the Court that Defendant consents to sentencing being conducted via videoconference, the Court finds that this proceeding cannot be further delayed without serious harm to the interests of justice because of the sentencing options that have been presented to the Court and the importance of avoiding delays in the conclusion of criminal cases and imposition of an appropriate sentence. Accordingly, pursuant to Section 15002(b)(2)(A) of the CARES Act, it is ORDERED that the sentencing shall proceed by videoconference.

## II. Instructions

The conference shall proceed via videoconference using the CourtCall platform on **October 7**, **2020**, at **9:00 a.m.** As requested, defense counsel will be given an opportunity to speak with the Defendant by telephone for fifteen minutes before the proceeding begins (i.e., at **8:45 a.m.**); defense counsel should make sure to answer the telephone number that was previously provided to chambers at that time.

To optimize the quality of the video feed, only the Court, the Defendant, defense counsel, and counsel for the Government will appear by video for the proceeding; all others will participate by telephone. Due to the limited capacity of the CourtCall system, only one counsel per party may participate. Co-counsel, members of the press, and the public may access the audio feed of the conference by calling 855-268-7844 and using access code 32091812# and PIN 9921299#.

In advance of the conference, chambers will email the parties with further information on how to access the conference. Those participating by video will be provided a link to be pasted into their browser. **The link is non-transferrable and can be used by only one person**; further, it should be used **only** at the time of the conference because using it earlier could result in disruptions to other proceedings.

To optimize use of the CourtCall technology, all those participating by video should:

- 1. Use the most recent version of Firefox, Chrome, or Safari as the web browser. Do **not** use Internet Explorer.
- 2. Use hard-wired internet or WiFi. If using WiFi, the device should be positioned as close to the Wi-Fi router as possible to ensure a strong signal. (Weak signals may cause delays or dropped feeds.)
- 3. Minimize the number of others using the same WiFi router during the conference.

Case 1:19-cr-00902-AT Document 29 Filed 09/30/20 Page 3 of 5

Further, all participants must identify themselves every time they speak, spell any proper

names for the court reporter, and take care not to interrupt or speak over one another. Finally, all of

those accessing the conference — whether in listen-only mode or otherwise — are reminded that

recording or rebroadcasting of the proceeding is prohibited by law.

If CourtCall does not work well enough and the Court decides to transition to its

teleconference line, counsel should call (888) 398-2342 or (215) 861-0674 and use access code

5598827.

If possible, defense counsel shall discuss the attached Waiver of Right to be Present at

Criminal Proceeding with the Defendant prior to the proceeding. If the Defendant consents, and is

able to sign the form (either personally or, in accordance with Standing Order 20 Misc. 174 of March

27, 2020, by defense counsel), defense counsel shall file the executed form at least 24 hours prior to

the proceeding. In the event the Defendant consents, but counsel is unable to obtain or affix the

Defendant's signature on the form, the Court will conduct an inquiry at the outset of the proceeding to

determine whether it is appropriate for the Court to add the Defendant's signature to the form.

To the extent that there are any other documents relevant to the proceeding (e.g., proposed

orders or documents regarding restitution, forfeiture, or removal), counsel should submit them to the

Court (by email or on ECF, as appropriate) at least at least 24 hours prior to the proceeding. To the

extent any documents require the Defendant's signature, defense counsel should endeavor to get them

signed in advance of the proceeding as set forth above; if defense counsel is unable to do so, the Court

will conduct an inquiry during the proceeding to determine whether it is appropriate for the Court to

add the Defendant's signature.

SO ORDERED.

Dated: September 30, 2020

New York, New York

ANALISA TORRES

United States District Judge

3

	O STATES DISTRICT COURT IERN DISTRICT OF NEW YORK	
	 D STATES OF AMERICA	-X
	-V-	WAIVER OF RIGHT TO BE PRESENT AT CRIMINAL
MIGUE	L NIVAR,	<u>PROCEEDING</u>
	Defendant.	19-CR-902 (AT) -X
<u>Check</u>	Proceeding that Applies	
	Entry of Plea of Guilty	
	attorney about those charges. I have decharges. I understand I have a right to appoint of New York to enter my plea of am also aware that the public health einterfered with travel and restricted act these issues with my attorney. By significantly give up my right to appear in posigning this document, I also wish to advitable have to have my attorney next to me as are met. I want my attorney to be able	reviolations of federal law. I have consulted with my cided that I wish to enter a plea of guilty to certain opear before a judge in a courtroom in the Southern guilty and to have my attorney beside me as I do. mergency created by the COVID-19 pandemic has cess to the federal courthouse. I have discusseding this document, I wish to advise the court that erson before the judge to enter a plea of guilty. By se the court that I willingly give up any right I might I enter my plea so long as the following conditions to participate in the proceeding and to be able to g. I also want the ability to speak privately with my ng if I wish to do so.
Date:	Print Name	Signature of Defendant
	Sentence	

I understand that I have a right to appear before a judge in a courtroom in the Southern District of New York at the time of my sentence and to speak directly in that courtroom to the judge who will sentence me. I am also aware that the public health emergency created by the COVID-19 pandemic has interfered with travel and restricted access to the federal courthouse. I do not wish to wait until the end of this emergency to be sentenced. I have

discussed these issues with my attorney and willingly give up my right to be present, at the time my sentence is imposed, in the courtroom with my attorney and the judge who will impose that sentence. By signing this document, I wish to advise the court that I willingly give up my right to appear in a courtroom in the Southern District of New York for my sentencing proceeding as well as my right to have my attorney next to me at the time of sentencing on the following conditions. I want my attorney to be able to participate in the proceeding and to be able to speak on my behalf at the proceeding. I also want the ability to speak privately with my attorney at any time during the proceeding if I wish to do so.

Date:		
	Print Name	Signature of Defendant
client, my c waiver, and	lient's rights to attend and participate in	o discuss with my client the charges against my in the criminal proceedings encompassed by this firm that my client knowingly and voluntarily int and me both participating remotely.
Date:		
	Print Name	Signature of Defense Counsel
translated t	•	issues with the defendant. The interpreter also ndant before the defendant signed it. The
Date:		
	Signature of Defense Counsel	
Accepted:		
	Signature of Judge Date:	
	Date.	